

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

CHELSEY GOSSE, *on her own
behalf and on behalf of other
similarly situated persons*,
Plaintiff,
v.

TRANSWORLD SYSTEMS, INC.;
U.S. BANK, N.A.;
RATCHFORD LAW GROUP, P.C.;
NATIONAL COLLEGIATE
STUDENT LOAN TRUST 2007-3,

Defendants.

Case No: 3:20-cv-01446-RDM-
MCC

(JURY DEMAND)

**SECOND & OMNIBUS PRAECIPE TO
SUBSTITUTE PAGES IN
PLAINTIFF’S RESPONSE TO STATEMENT OF MATERIAL FACTS
TO CORRECT TYPOGRAPHICAL ERRORS (ECF. 180)**

To the Clerk:

The citations on pages 22, 30, and 32, should be changed to reference the missing or correct exhibit. A corrected opposition brief is attached hereto as Exhibit A.

Original Citation

Page 22, last line, “*See Ex. __.*”

Page 30, ¶ 17, “CMSF__”, ¶ 18,
“CMSF __”, ¶ 19, “CMSF__”.

Page 32, ¶ 25, “CSMF Meyers Dep.,
87:8 – 15; *See also* Ex.__
“Cognition-Gosse-001 and Ex. 2 to
Meyer Dep.).”

Corrected Citation

Page 22, “*See Ex. Q*”

Page 30, ¶ 17, CMSF5-36, ¶ 18,
CMSF 25, ¶ 19, CMSF25.

“**Ex. K** Meyers Dep., 87:8 – 15; *See
also* “Cognition-Gosse-001 and
Meyer Dep. Ex. 2.”

Please substitute the attached pages 22, 30, and 32 of Plaintiff’s

Counterstatement of Material Facts and Response to Statement of Material Facts attached as Exhibit A (ECF no. 180). The purpose of the substitution is solely to add citations to the counter statement of facts mistakenly omitted.

Dated: August 28, 2023

/s/Robert P. Cocco
ROBERT P. COCCO, P.C.
Attorney for Plaintiff

Certificate of Service

I, Robert P. Cocco, co-counsel for Plaintiff, hereby certify that I filed the foregoing pleading electronically via ECF email upon all Defendants through their respective counsel of record.

Dated: August 28, 2023

/s/ Robert P. Cocco